

1 GREGORY S. TAMKIN (State Bar No. 175009)
2 CASE COLLARD (State Bar No. 245834)
3 DORSEY & WHITNEY LLP
4 1400 Wewatta Street, Suite 400
Denver, CO 80202-5549
Telephone: (303) 629-3400
Facsimile: (303) 629-3450
Email: tamkin.greg@dorsey.com
Email: collard.case@dorsey.com

6 *Attorneys for Defendants Ameriprise Financial, Inc.
and Ameriprise Financial Services, Inc.*
7

8 JACK RUSSO (State Bar No. 96068)
9 CHRISTOPHER SARGENT (State Bar No. 246285)
ANSEL HALLIBURTON (State Bar No. 282906)
10 COMPUTER LAW GROUP LLP
Email: jruss@computerlaw.com
Email: csargent@computerlaw.com
Email: ahalliburton@computerlaw.com
11 401 Florence Street
Palo Alto, CA 94301
Telephone: (650) 327-9800
Facsimile: (650) 618-1863
12 *Attorneys for Plaintiff XimpleWare Corp.*
13

15 UNITED STATES DISTRICT COURT
16 NORTHERN DISTRICT OF CALIFORNIA
17 SAN JOSE DIVISION

18 XIMPLEWARE CORP.,

19 Plaintiff,

20 v.

21 VERSATA SOFTWARE, INC. F/K/A
22 TRILOGY SOFTWARE, INC.; TRILOGY
23 DEVELOPMENT GROUP, INC.;
AMERIPRISE FINANCIAL, INC.;
24 AMERIPRISE FINANCIAL SERVICES, INC.;
AND AUREA SOFTWARE, INC A/K/A
AUREA, INC.,

26 Defendants.

Case No. 13-cv-05160 SI

JOINT STIPULATION BETWEEN PLAINTIFF
XIMPLEWARE AND DEFENDANT
AMERIPRISE FOR EXTENSION OF
DEADLINES TO FILE ADR CERTIFICATION,
AND EITHER STIPULATE TO AN ADR
PROCESS OR NOTICE OF NEED FOR ADR
PHONE CONFERENCE

27
28 JOINT STIPULATION BETWEEN PLAINTIFF XIMPLEWARE AND DEFENDANT AMERIPRISE FOR
EXTENSION OF DEADLINES TO FILE ADR CERTIFICATION, AND EITHER STIPULATE TO AN ADR
PROCESS OR NOTICE OF NEED FOR ADR PHONE CONFERENCE

1 Defendants Ameriprise Financial, Inc. and Ameriprise Financial Services, Inc.,
 2 (“Ameriprise”) respectfully submits by mutual agreement of Plaintiff XimpleWare Corporation
 3 (“XimpleWare”), through its undersigned attorneys, this Stipulation to extend the deadlines for the
 4 parties to file their ADR certifications, and either a Stipulate to an ADR process, or a Notice of Need
 5 for ADR Phone Conference (the “ADR deadlines”). Docket No. 7 initially set the ADR deadlines
 6 for January 15, 2014 and the case management conference for February 5, 2014. Subsequently, the
 7 case management conference was reset to March 7, 2014 (Dkt. No. 43, Clerk’s Notice) but the ADR
 8 deadlines were not reset.

9
 10 Ameriprise and XimpleWare hereby stipulate as follows: XimpleWare and Ameriprise have
 11 agreed to extend the ADR deadlines to February 14, 2014, which is 21 days before the case
 12 management conference set for March 7, 2014. So Stipulated the 15th day of January, 2014.
 13

14 Dated January 15, 2014.

15 /s/ Case Collard
 16 Gregory S. Tamkin
 Case Collard
 17 DORSEY & WHITNEY, LLP
 Email: tamkin.greg@dorsey.com
 Email: collard.case@dorsey.com
 18 1400 Wewatta Street, Suite 400
 Denver, CO 80202-5549
 Telephone:(303) 629-3400
 Facsimile: (303) 629-3450
 19
 20

21 *Attorneys for Defendants Ameriprise Financial, Inc.
 22 and Ameriprise Financial Services, Inc.*

23
 24
 25
 26
 27
 28 JOINT STIPULATION BETWEEN PLAINTIFF XIMPLEWARE AND DEFENDANT AMERIPRISE FOR
 EXTENSION OF DEADLINES TO FILE ADR CERTIFICATION, AND EITHER STIPULATE TO AN ADR
 PROCESS OR NOTICE OF NEED FOR ADR PHONE CONFERENCE

1 /s/ Jack Russo
2 Jack Russo
3 Christopher Sargent
4 Ansel Halliburton
5 COMPUTER LAW GROUP LLP
6 Email: jrusso@computerlaw.com
7 Email: csargent@computerlaw.com
8 Email: ahalliburton@computerlaw.com
9 401 Florence Street
10 Palo Alto, CA 94301
11 Telephone:(650) 327-9800
12 Facsimile: (650) 618-1863

13 *Attorneys for Plaintiff XimpleWare Corp.*

14
15
16
17
18
19
20
21
22
23
24
25
26
27

1 CERTIFICATE OF SERVICE

2 On January 15, 2014, I caused the foregoing document, titled JOINT STIPULATION
3 BETWEEN PLAINTIFF XIMPLEWARE AND DEFENDANT AMERIPRISE FOR EXTENSION
4 OF DEADLINES TO FILE ADR CERTIFICATION, AND EITHER STIPULATE TO AN ADR
5 PROCESS OR NOTICE OF NEED FOR ADR PHONE CONFERENCE, electronically filed with the
6 court, which will cause a Notice of Electronic Filing to be automatically generated by the court's
7 electronic filing system and sent to all parties in this case. Pursuant to General Order No. 45,
8 Sections II.G. and IX, the Notice of Electronic Filing when e-mailed to the email addresses of record
9 for counsel in the case constitutes service on the receiving parties.

10 _____
11 /s/ Case Collard
12 Case Collard

13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28